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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/775,502	02/05/2001	Jacob Aizikowitz	P-3016-US	8471	
27130	7590 07/14/2004		EXAM	EXAMINER	
EITAN, PEARL, LATZER & COHEN ZEDEK LLP			SAIN, GAUTAM		
NEW YORK,	LLER PLAZA, SUITE NY 10020	1001	ART UNIT	PAPER NUMBER	
,			2176		
			DATE MAILED: 07/14/200	4	

Please find below and/or attached an Office communication concerning this application or proceeding.



	Application No.	Applicant(s)	he/			
	09/775,502	AIZIKOWITZ ET AL.	1/9			
Office Action Summary	Examiner	Art Unit				
	Gautam Sain	2176				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet wil	h the correspondence address	,			
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period v - Failure to reply within the set or extended period for reply will, by statute. Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a re y within the statutory minimum of thirty will apply and will expire SIX (6) MON , cause the application to become AB.	eply be timely filed r (30) days will be considered timely. FHS from the mailing date of this communicat ANDONED (35 U.S.C. § 133).	ion.			
Status						
1) Responsive to communication(s) filed on <u>08 N</u>	ovember 2002.					
·—	This action is FINAL . 2b)⊠ This action is non-final.					
3) Since this application is in condition for allowar			is			
closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D.	. 11, 4 53 O.G. 213.				
Disposition of Claims						
4) ⊠ Claim(s) <u>1-29</u> is/are pending in the application. 4a) Of the above claim(s) is/are withdray 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) <u>1-29</u> is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and/o	wn from consideration.					
Application Papers						
9) The specification is objected to by the Examine	or.					
10) The drawing(s) filed on is/are: a) acc		ov the Examiner.				
Applicant may not request that any objection to the						
Replacement drawing sheet(s) including the correct	tion is required if the drawing(s) is objected to. See 37 CFR 1.12				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the prio application from the International Burear * See the attached detailed Office action for a list	s have been received. s have been received in A rity documents have been u (PCT Rule 17.2(a)).	pplication No received in this National Stage				
Attachment(s)						
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 12/01,7/01 	Paper No(s	ummary (PTO-413))/Mail Date Iformal Patent Application (PTO-152) 				

DETAILED ACTION

Claim Rejections - 35 USC § 101

1) 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

1-1) Claims 1-29 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter.

Claims 1-29 set forth non-functional descriptive material but fail to set forth physical structures or materials comprising of hardware or a combination of hardware and software within the technological arts (ie., a computer) to produce a "useful, concrete and tangible" result. For example, Claims 1 the "method" reads on a mental construct/abstract idea or at best a computer program, per se. The language such as "dynamic document" does not clearly define structural elements and are not tangibly embodied on a computer readable medium. Claims 1-29 are interpreted as software per se, abstract ideas or mental constructs and not tangibly embodied on a computer readable medium or hardware.

Claim Rejections - 35 USC § 102

2) The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

⁽b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

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2-1) Claims 1, 2, 3, 4, 5, 7, 10, 11, 12, 14, 15, 17, 18, 19, 20, 21, 22, 24, 25, 29 rejected under 35 U.S.C. 102(b) as being anticipated by <u>Orr</u> et al (US 5895476, issued Apr 20, 1999, see IDS).

Regarding claim 1, 18, Orr teaches "providing ... template" (ie., dynamic document template)(col 2, line 59).

Orr teaches "binding an ... template" (ie., content elements added based on the template)(col 7, lines 1 – 18)(ie., content rendered according to design description)(col 8, lines 16-25).

Regarding claim 2, Orr teaches "describing ... layout design" (ie., design description ... brochure layouts with photographs)(col 8, lines 15-54; fig 1a, 1b, 1c).

Orr teaches "defining ... template" (ie., design engine)(col 8, lines 16-20)(ie., design description ... output specification ... reformatting ... automatically recalculating)(col 1, line 27 – col 2, line 8).

Regarding claims 3, 12, 22, Orr teaches "defining a set ... document" (ie., OLE embedded objects or HTML page)(col 1, lines 40-45).

Orr teaches "defining ... values" (ie., content elements)(col 1, line 30).

Orr teaches "defining ... dynamic objects" (ie., design descriptions ... automatically integrate content OLE objects)(col 1, line 25 – col 2, line 22).

Regarding claims 4, 15, 25, Orr teaches "data values ... media items" (ie., content may come from database or other sources)(col 7, lines 63-65)(ie., combinations of content ... media features)(col 5, lines 33-46).

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Regarding claim 5, Orr teaches "providing a set ... type of said object" (ie., disparate file formats ... removing program specific formatting)(col 5, lines 50-57)(automatically performs document layout)(col 5, lines 35-40).

Orr teaches "providing ... dynamic document" (ie., ... wide varity of distribution mechanism)(col 5, lines 35-45).

Orr teaches "providing ... objects" (ie., user changes are automatically recalculated. The version prior to recalculation is a placeholder for the adjusted format/style)(col 5, line 65 – col 6, line 8).

Regarding claim 7, 14, 24, Orr teaches "storage system ... actual item" (ie., content processing from a wide variety of resources ... disk)(col 5, lines 47-55)(content facet ... pointer to a text string containing text)(col 16, lines 65-67).

Regarding claim 10, Orr teaches "amending ... logic plan" (ie., three-way separation of content, design, media allows layout of content into intelligent dynamic document templates. On can modify the template without modifying the overall design logic)(col 2, lines 50-67).

Regarding claims 11, 21, Orr teaches "logic section" (ie., logical construction of a document)(col 12, lines 9-20).

Orr teaches "layout section ... object" (ie., OLE objects ... document layout)(col 5, lines 30-45)(content elements are added in a location)(col 7, lines 1-10).

Regarding claims 17, 29, Orr teaches "providing a set ... type of said object" (ie., disparate file formats ... removing program specific formatting)(col 5, lines 50-57)(automatically performs document layout)(col 5, lines 35-40).

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Regarding claim 19, Orr teaches "plurality of pointers ... sources" (ie., content from multiple sources ...)(col 2, lines 55-60).

Regarding claim 20, Orr teaches "data sources ... media items" (ie., content may come from database or other sources)(col 7, lines 63-65)(ie., combinations of content ... media features)(col 5, lines 33-46).

Claim Rejections - 35 USC § 103

- 3) The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3-1) Claims 6, 13, 23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Orr et al (as cited above), in view of <u>Li</u> (US 6725227, filed Nov 2, 1998).

Regarding claims 6, 13, 23, Orr does not expressly teach, but Li teaches "set of rules ... Relational Algebra" (ie., Relational Algebra)(col 9, line 23).

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify Orr to include Relational Algebra as taught by Li, providing the benefit of managing Web and intranet documents efficiently where users store documents contents in databases and structures and users can create and logically combine physical or logical databases for visually and organizing documents (Li, col 1, line 65 – col 2, line 26).

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3-2) Claims 8, 9, 16, 26, 27, 28 are rejected under 35 U.S.C. 103(a) as being unpatentable over <u>Orr</u> et al (as cited above), in view of <u>Poole</u> et al (US 6006242, issued Dec 21, 1999, see IDS).

Regarding claims 8, 16, 26, Orr does not expressly teach, but Poole teaches "Relational Database tables" (ie., conventional relational database scheme ... table of rules with boilerplate clauses)(col 1, lines 40-50).

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify Orr to include a relation database scheme as taught by Poole, providing the benefit of an apparatus and method for dynamically constructing electronic and printable documents and forms (Poole, Abstract section).

Regarding claims 9, 27, Orr does not expressly teach, but Poole teaches "assigning ... tables" (ie., conventional relational database scheme ... table of rules with boilerplate clauses)(col 1, lines 40-50).

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify Orr to include matching database tables with boilerplate clauses as taught by Poole, providing the benefit of an apparatus and method for dynamically constructing electronic and printable documents and forms (Poole, Abstract section).

Regarding claim 28, Orr teaches "instances sets ... database tables" (ie., content may come from sources other than a database)(col 7, lines 63-65).

Conclusion

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Gautam Sain whose telephone number is 703-305-8777. The examiner can normally be reached on M-F 9-5 EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Joseph Feild can be reached on (703)305-9792. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

GS

JOSEPH FEILU SUPERVISORY PATENT EXAMINER